ARKANSAS SUPREME COURT

No. CR 06-1213

ALAN RAY CLUCK
Appellant

v.

STATE OF ARKANSAS
Appellee

Opinion Delivered March 1, 2007

PRO SE MOTION FOR EXTENSION OF TIME TO FILE APPELLANT'S BRIEF [CIRCUIT COURT OF CRAWFORD COUNTY, CR 2003-311, HON. GARY RAY COTTRELL, JUDGE]

MOTION GRANTED IN PART AND DENIED IN PART.

PER CURIAM

A jury found appellant Alan Ray Cluck guilty of possession of drug paraphernalia with intent to manufacture methamphetamine and sentenced him to 180 months' imprisonment in the Arkansas Department of Correction. This court affirmed the judgment. *Cluck v. State*, 365 Ark. 166, ____ S.W.3d ___ (2006). Appellant then timely filed a *pro se* petition for postconviction relief under Ark. R. Crim. P. 37.1, which was denied. Appellant has lodged an appeal of that order in this court. Now before us is appellant's *pro se* motion for extension of time to file appellant's brief.

Appellant has previously received an extension of thirty days' time to file his brief. *Cluck v. State*, CR 06-1213 (Ark. Jan. 18, 2007) (*per curiam*). He now requests a further extension of an additional sixty days because he indicates that the circumstances of his confinement have required him to seek outside transcription services. We grant the motion, although not for the sixty days' extension requested. The appellant's brief is due here no later than thirty days from the date of this

opinion.

Motion granted in part and denied in part.